



# The Gazette of India

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### PART IV

#### Advertisements and Notices by Private Individuals and Private Bodies

##### *NOTIFICATION BY THE WEST INDIA COTTON ASSOCIATION LIMITED, AHMEDABAD*

The approval of the Secretary, Forward Markets Commission under Sub-section (I) of Section 11 of the Forward Contracts (Regulation) Act, 1962 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry No. S.O. 1162, dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the West India Cotton Association Limited, Ahmedabad, the same having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

##### *ANNEXURE*

###### *I. In Bye-law 51 in Clause (5) :—*

The following figure and word shall be deleted, namely "1.4/32".

###### *II. In Bye-law 52 :—*

For clause (a) (5) the following clause shall be substituted :—

"(a) (5) The staple length is not less by more than 2/32" than the staple length specified in column (3) of the Hedge Schedule and in the case of CO<sub>2</sub>(A) there shall be no tolerance."

###### *III. In Bye-law 55 in Clause (iii) :—*

For the words "succeeding delivery month, and shall remain unaltered throughout such delivery period" the words "delivery month/s concerned, and shall remain unaltered throughout the delivery period/s concerned."

###### *IV. In Bye-law 55, Clause (iv) :—*

Clause (iv) shall be substituted by the following :—  
"The Special Committee shall fix the tendering differences, that is,

- (a) premia or discounts for descriptions of cotton tenderable other than basic cotton, and for "class" or "grade";
- (b) "on" allowances for various staple lengths as shown in the Hedge Schedule above the staple lengths specified in column (3) of the Hedge Schedule appended to these Bye-laws;
- (c) "off" allowances for various lower (tolerance) staple lengths specified in the Note at the end of the Hedge Schedule appended to these Bye-laws and staple lengths justifying rejection; on or about 5th April applicable both for May and August deliveries."

###### *V. In Bye-law 55, Clause (V) :—*

The preamble of clause (V) and the sub-clause (a) shall be substituted by the following :—

(V) The Special Committee and in the case of appeal, the Board shall fix—

- (a) the tendering differences between the basic cotton and other tenderable descriptions of

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Cotton on the basis of the differences between the spot rate of the basic Cotton and the spot rate of respective descriptions of Cotton on the day of fixation of tendering differences at Ahmedabad taking into consideration the spot rates in the interior markets (hereinafter referred to as the spot differences), and by adding to them an amount equal to the difference between the spot rate of the basic Cotton and the Hedge Contract rate of the delivery concerned on the day of fixation of the tendering differences or Rs. 30 whichever is lower, provided that in cases where the spot differences exceed Rs. 100, a sum equal to 10 per cent of the spot difference over Rs. 100 of the description concerned shall be deducted from the amount to be so added to the spot difference of the description concerned subject also to the further condition that the tendering differences calculated in such manner shall not be less than the spot differences on the day of fixation of tendering differences. In cases, however, where the spot difference exceeds Rs. 350, no amount shall be added and the tendering differences shall be fixed only on the basis of spot differences.

##### *Explanations :—*

- (1) In calculating the tendering differences, the minus differences shall be reduced by the amount to be added,
- (2) sums from 1 nP. to 49 nP. inclusive shall be ignored,

and

sums from 50 nP. to 99 nP. shall be treated as one Rupee.

##### *Illustration :—*

If the spot differences between Kalyan and Wagad, between Kalyan and Digvijay (A) and between Kalyan and CO<sub>2</sub>(B) are established by the Special Committee on the day of the fixation of tendering differences as (—) Rs. 20, (+) Rs. 224 and (+) Rs. 360 respectively per 3 quintals, then

if the difference between the Hedge Contract rate and the spot rate of the basic Cotton is Rs. 30 or above, the tendering differences in the above cases would work out to (+) Rs. 10, (+) Rs. 242 and (+) Rs. 360 respectively,

or

if the difference between the Hedge Contract rate and the spot rate of the basic Cotton is below Rs. 30, say at Rs. 10, the tendering differences in the above cases would work out to (—) Rs. 10, (+) Rs. 224 and (+) Rs. 360 respectively.

**VI.** In Bye-law 55(V), the following new clause shall be added as clause (d)—

"(d) :—Notwithstanding anything contained in clause (v) (a), (b) & (c) above, the tendering differences fixed for May delivery shall apply *in toto* to August delivery."

VII. *In Bye-law 254 :—*

For the existing clauses (1), (2) & (3), the following shall be substituted, namely :—

(a) The Board shall, every year as soon as it is constituted, appoint a Vigilance Committee of not more than 3 persons from among the Directors and/or members.

(b) The Forward Markets Commission shall, however, have power to appoint, at any time or from time to time, not more than two persons, to

be members of the said Vigilance Committee, in addition to the members appointed under clause (a).

(c) The Vigilance Committee shall have power to investigate into and report on the violations of any provisions of the Bye-laws or of rules, regulations, orders or instructions issued thereunder or under the Forward Contracts (Regulation) Act, 1952 or on such other matters of a like nature as may be entrusted to it by the Board either on its own initiative or on receipt of complaints of such violations. The Committee shall, at least once in every three months or oftener if necessary, send a report to the Board about the work done by it.

## VIII. Hedge Schedule

The existing Hedge Schedule shall be substituted by the following :—

**HEDGE SCHEDULE**  
*For the Gujarat Cotton Contract*

Standard description	Tenderable descriptions or varieties or growths	Basic Staple	Tenderable up to	Places where Cotton is grown or pressed
(1)	(2)	(3)	(4)	(5)
M. G. Kalyan	1. Kalyan from Gujarat State other than Rajkot division and Kutch. 2. Kalyan from 44 Villages of Chuda and Hadala Circles and 28 Villages of Dasada Taluka of Surendranagar Dist. (Controlled area). 3. Kalyan (Certified or Ag-marked) grown in Rajkot Division and Kutch.	25/32"	27/32"	All places in the districts of: 1. Mehsana, Dholka, Dhandhuka, Sanand, and Viramgam Talukas of Ahmedabad and Cambay Taluka of Kaira. 2. 44 Villages of the Chuda and Hadala Circles and 28 Villages of Dasada Taluka of Surendranagar. 3. Bhavnagar, Jamnagar, Junagadh, Rajkot, Surendranagar (excluding 44 Villages of Chuda and Hadala Circles and 28 Villages of Dasada Taluka), Amreli and Kutch of Gujarat State.
M. G. Digvijay (A)	Digvijay, Vijay	28/32"	30/32"	All places in the districts of: Broach (excluding Ankleshwar, Jhagadia and Dediapada Talukas and part of Nandod Taluka lying South of the river Narbada, Hansot, Valia and Sagbara Mahals), Baroda, Kaira (except the Talukas of Cambay and Petlad), Panchmahals, Sabarkantha of Gujarat State; Banswara of Rajasthan State; All districts mentioned as tenderable against descriptions of M. G. Ankleshwar, M. G. Surti.
M. G. Digvijay (B)	Digvijay, Vijay	26/32"	28/32"	All places in the districts of: Kaira (Cambay and Petlad Talukas), Ahmedabad lying South of the river Sabarmati including part of Daskroi and City Talukas and the whole of Dehgam Taluka of Gujarat State.
M. G. Ankleshwar	Ankleshwar, Panoli, Hansot, Rajpipla, Jhagadia, Netrang, Valia, Nawapur.	28/32"	30/32"	All places in the districts of:- Ankleshwar, Jhagadia, Nandod and Dediapada Talukas, Hansot, Valia and Sagaramahals of Broach, Uchhal and Nizar Taluka of Surat of Gujarat State.
M. G. Surti	Surti, Vilalpa (2087) Certified or Agmarked Surti, Vilalpa (2087) Cotton grown in Hansot.	29/32"	31/32"	All places in the districts of:- Surat excluding Uchhal and Nizar Talukas; Hansot of Broach of Gujarat State.
M. G. CO <sub>2</sub> (A)	170 CO <sub>2</sub> 134 CO <sub>2</sub> M	1-1/32"	1-3/32"	All Pressing Stations in the areas of Broach, Kaira, Sabarkantha, Rajkot Division of Gujarat State.

**NOTE**—170 CO<sub>2</sub> and 134 CO<sub>2</sub> M Cottons grown in the districts of Gujarat State mentioned above are tenderable only if certified or Agmarked by the Department of Agriculture.

**NOTE**—This includes uncertified 170 CO<sub>2</sub> and 134 CO<sub>2</sub> M Cottons grown in the districts of Gujarat State mentioned above.

**M. G. Vagad** . . . . **Vagad**      **24/32"**      **26/32"**      All places in the districts of:—  
Jamnagar, Junagadh, Rajkot, Surendra-nagar, Kutch and Banaskantha of Gujarat State.

**Note:**—No tolerance is allowed in respect of CO<sub>2</sub> (A).

A tolerance of  $\frac{2}{32}$ " is allowed in respect of all other descriptions of Cotton mentioned above.

**IX.** The following new Bye-law, namely, 268 may be enacted :—

"268—For the purposes of the Hedge Contract for the Cotton Season 1962-63, the provisions of the Bye-laws and the Hedge Schedule noted hereunder as they stood on 27th July 1963 shall be applicable, namely—

51(5), 52(a)(5), 55 and the Hedge Schedule; and for the purposes of the Hedge Con-

tract for the crops of the Cotton season 1963-64 and thereafter, the said provisions as amended on the aforesaid date and of Bye-laws 55(V)(d) and 268 shall apply."

*Ahmedabad :  
The 6th August 1963.*

**SHANTILAL MANILAL SHAH**  
*Secretary*  
*The West India Cotton Association Ltd.*

**NOTIFICATION BY THE VIJAI BEOPAR CHAMBER LTD. NEW MANDI, MUZAFFARNAGAR**

The approval of the Deputy Director, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. 1162 dated the 4th March 1960, has been obtained to the following amendment made to the Bye-laws of the Vijai Beopar Chamber Ltd., Muzaffarnagar.

*Amendment*

For clause (b) of Bye-law 284, the following shall be substituted, namely :—

"(b) The Board shall fix on each occasion with the previous approval of the Forward Markets Commission, the date from which hedge trading shall commence for each new delivery of hedge contract. In case, the Board decides to commence trading in a month other than what is provided in clause (a) above, the Board can do so only with the prior approval of the Forward Markets Commission."

In pursuance of proviso to sub-section 4 of Section 11 of the said Act, the approval of the Deputy Director, Forward Markets Commission has been obtained for dispensing with the condition of previous publication of the above amendment in the interest of the trade.

Dated 6th August 1963

TIRLOK CHAND  
Secretary

Vijai Beopar Chamber Ltd., New Mandi  
Muzaffarnagar

**CHANGE OF NAMES**

It is notified for the information of general public that I have changed my name as Lakhmi Chand from Lakhu Singh. I may be remembered with my new name i.e. Lakhmi Chand in future.

Lakhmi Chand alias Lakhu Singh,  
Postman, Delhi G.P.O., son of  
Pandit Bhagwan Sahai.

SHRI RAMSINGH REEDMAL G/man G. No. 48 as per D.P.O. SHS letter No. P/93/WN/152 dated 3-4-61 and AEN GWO (NG) letter & No. 3181181 of 4-4-61 the above named has changed his name as RAJAN REEDMAL.

I, Bindeswari Sahani now lately called Bindeswari employed as Telegraph Lineman under Post and Telegraph Deptt. at Rampura Hut, West Bengal, have renounced, relinquished and abandoned the use of my former surname of Bindeswari only and in place thereof Bindeswari Sahani and I have executed a deed to this effect on 3rd August 63.

"I, hitherto known as GOLLAPALLI VERREYYA son of Shri Gollapalli Venkanna, District Organiser, National Savings Organisation, Srikakulam (Andhra Pradesh), have changed my name and shall hereafter be known as GOLLAPALLI VIJAYA KUMAR."

G. VERREYYA

Dated 27th September 1963 (Sd. in existing name)

I, Km. Bimla Kakker, d/o Sri B. D. Kakker, R.A., I.V.R.I., on getting myself married to Dr. P. N. Khanna on 24th May 1963, have changed my name from Km. Bimla Kakker to Smt. Bimla Khanna.

Shri Dhirendra Kumar Dey, Peon, ATS/N.F. Railway/Badarpur's office s/o Shri Suramani Datta of Village Siddeswar, P.O. Katirail, Dist. Cachar, will hereinafter be known in all official records and deeds as Shri Dhirendra Kumar Datta instead of Shri Dhirendra Kumar Dey.

I, Rohan Ram, Lineman, Calcutta West Telegraph Engg. Division, may hereafter be called as "Rohan Ram Mahato".

ROHAN RAM

"I, NAZIR AMIR have changed my name from NAZIR AMIR to MUNSARAF KHAN—AMIN KHAN."

It is hereby notified that the undersigned Shri K. S. KRISHNAN employed at present as a Storeman in GE's Office (M.E.S.) Air Force POONA-6, has changed his name from K. S. KRISHNAN to K. SANKARAN KUMARAN for all purposes.

K. S. KRISHNAN

POONA-6,  
Dated 30th September 1963

"Consequent on the marriage, KUM. RAJANI NARAYAN DEODHAR, desires to be known and addressed as SMT. PADMAJA JANARDAN JOSHI."

Capt DURGA DASS (IC 11540), THE GARHWAL RIFLES, is permitted to change his name to VIRENDRA SINGH DOGRA under the provisions of para 4 of AI 196/51. His name will hereafter be known as VIRENDRA SINGH DOGRA and all his service documents/records will be amended accordingly.

ILLEGIBLE  
Commanding Officer  
1st Bn The Garhwali Rifles

Station—FIELD  
Date—15 Aug 63

"Sri C. K. Sunderbabu son of C. R. Krishnaswamy Mudaliar, District Engineer/Special/Tatanagar will henceforth be known as C. K. Sunder son of C. R. Krishnaswamy Mudaliar for all purposes."

**NOTICE**

*In the matter of Jogindra Goods Transport Co. Pvt. Ltd., 35/61, Rohtak Road, New Delhi-5.*

Notice is hereby given that the above-named Company went into Members' Voluntary Liquidation by a Special Resolution of the Company passed on 9th October 1963 and Shri Gobind Ram Sethi of 35/61, Rohtak Road, New Delhi-5 was appointed Liquidator of the Company. If any person has any claim on the Company, he may notify the Liquidator within one month of the publication of this notice.

**IN THE MATTER OF THE COMPANIES ACT, 1956**  
*and*

**SYLHET LIME COMPANY PRIVATE LIMITED**  
(IN VOLUNTARY LIQUIDATION)

At an Extraordinary General Meeting of the Members of the above-named Company duly convened and held at the Registered Office of the Company, 2, Fairlie Place, Calcutta, on the 25th day of September 1963, the following Resolution was duly passed as a Special Resolution :—

"RESOLVED that the Company be wound up voluntarily as a Members' Voluntary Liquidation and that Messrs Satya Preo Bose and Radha Krishen, both of 2, Fairlie Place, Calcutta, be and they are hereby appointed Liquidators for the purpose of such winding up with powers to act jointly and severally in all matters connected therewith".

ILLEGIBLE  
(For self and Co-Liquidator)

27th September, 1963.

**IN THE HIGH COURT OF PUNJAB CIRCUIT  
BENCH AT DELHI**  
**JN THE MATTER OF THE COMPANIES ACT, 1956**  
*and*  
**JN THE MATTER OF HINDUSTAN TRANSMISSION PRODUCTS LIMITED AMALGAMATING  
WITH MADHUSUDAN LIMITED**  
**COMPANIES PETITION NO. 33-D of 1963**

**NOTICE OF PETITION**

On a petition presented on behalf of the Hindustan Transmission Products Limited u/s 391 and 394 of the Companies Act, 1956, the Court had directed that meetings of the shareholders of Madhusudan Limited and that of Hindustan Transmission Products Limited be held on 13th September 1963 at the Registered Office of the Companies under the Chairmanship of Shri D. K. Kapur, Bar-at-law, Delhi and whereas the meetings were held in pursuance to the said orders and the Chairman has submitted his

report that the said meetings have unanimously approved the said scheme of arrangement AND WHEREAS the petitioner Company has now submitted a petition for the confirmation of the said scheme of arrangement and the said petition is fixed for hearing before the Company Judge on 8-11-1963 at 10.00 A.M. Any person desirous of supporting or opposing the said petition should send to the petitioners advocate notice of his intention signed by him or his advocate with his name and address so as to reach the petitioners advocate not later than 2 days before the date fixed for the hearing of the petition. Where he seeks to oppose the petition the grounds of opposition or a copy of his affidavit should be furnished with such notice. A copy of the petition will be furnished by the undersigned to any person requiring the same on payment of the prescribed charges for the same.

**RADHEY LAL AGGARWAL**

*Advocate for the Petitioner,  
28-Alipur Road, Delhi.*

Dated 4-10-1963.